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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/565,633	06/23/2006	Guido Luigi Daghini	07040.0245-00000	2318
22852 FINING AN I	7590 01/24/2008 HENDERSON EARARON	EXAMINER		
FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER LLP 901 NEW YORK AVENUE, NW WASHINGTON, DC 20001-4413			FISCHER, JUSTIN R	
			ART UNIT	PAPER NUMBER
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			01/24/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/565,633	DAGHINI ET AL.				
Office Action Summary	Examiner	Art Unit				
	Justin R. Fischer	1791				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address						
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS,						
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING Description of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUN 136(a). In no event, however, may a will apply and will expire SIX (6) MO e. cause the application to become A	ICATION. reply be timely filed NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).				
Status						
· · · · · · · · · · · · · · · · · · ·	Responsive to communication(s) filed on <u>24 January 2006</u> .					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>31-65</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>31-65</u> is/are rejected. 7)□ Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/	or election requirement.					
Application Papers						
9) The specification is objected to by the Examin	ier. o: o\⊠ accepted or b\□	objected to by the Examiner				
10)⊠ The drawing(s) filed on <u>24 January 2006</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) ☐ All b) ☐ Some * c) ☐ None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
* See the attached detailed Office action for a lis	st of the certified copies ha	or received.				
Attachment(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)		o(s)/Mail Date f Informal Patent Application				
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 12406.	6) Other: _					

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 31-37, 39-48, 50, 51, 53-57, 59-62, 64, and 65 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pneumatiques (GB 1,091,507) and further in view of Miyazaki (US 2001/0037487).

Pneumatiques teaches a pneumatic tire construction including a pair of annular reinforcing elements 10, a carcass structure 13, a pair of bead fillers 11, at least one flipper 12, a tread band, a belt structure (reference character 2 in Figure 1), and a pair of sidewalls, wherein each of said carcass plies 13₁-13₃ are turned up around respective annular reinforcing elements. As to the flipper, Pneumatiques teaches the use of parallel metallic reinforcing elements, such as cords, cables, or wires (Page 2, Lines 35-45). While Pneumatiques fails to expressly suggest a cord having at least one preformed element, such a metallic cord is recognized as providing improved rubber penetration without a corresponding increase in diameter, as shown for example by Miyazaki (Abstract and Paragraph 1). It is particularly noted that Miyazaki suggests the use of such a metallic cord in a plurality of tire components, including bead reinforcing layers- one of ordinary skill in the art at the time of the invention would have recognized the language "bead reinforcing layer" as including flippers (well known bead reinforcing

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layer). Absent any conclusive showing of unexpected results, one of ordinary skill in the art at the time of the invention would have found it obvious to use the metallic cord of Miyazaki in the flipper of Pneumatiques. Lastly, the preformed filaments of Miyazaki have a diameter between 0.17 mm and 0.25 mm, which falls entirely within the range of the claimed invention (Paragraph 42).

Regarding claims 32-35 and 43-46, the cord of Miyazaki include waved filaments and unwaved filaments, wherein the term "waved filaments" includes sinusoidal arrangements (Paragraph 48).

As to claims 36, 37, 47, 48, 57, and 62, Miyazaki suggests a wave pitch (wavelength) between 5 and 30 times the filament diameter and a wave height (amplitude) between 0.5 and 4 times the filament diameter (Paragraph 60). Given the diameter ranges noted above, Miyazaki teaches a wide range of cord constructions that satisfy the broad ranges of the claimed invention. It is further noted that the claims define absolute dimensions and it is well recognized that cord constructions vary as a function of the size of the tire (and the intended use)- one of ordinary skill in the art at the time of the invention would have found it obvious to select an amplitude and wavelength in accordance to the claimed invention absent a conclusive showing of unexpected results.

With respect to claims 39 and 40, flipper 12 comprises a pair of legs that are in direct with bead filler 11 and a central portion that directly contact the annular reinforcing elements 10. It is further evident from Figure 2 that flipper ends 12₁ and 12₂ are offset from one another.

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Regarding claim 41, as noted above, the tire of Pneumatiques includes a pair of chafers 16 formed of metallic reinforcing elements (Page 2, Lines 62+). Given the disclosure of Miyazaki, one of ordinary skill in the art at the time of the invention would have been equally motivated to form chafer strips 16 from cords comprising at least one preformed filament. In particular, chafer strips are well recognized as being "bead reinforcing layers".

With respect to claims 50 and 53, Pneumatiques suggests the use of more than one flipper (Page 2, Lines 15-20). In such an instance, one of the flippers can be viewed as the claimed "flipper" and the additional flipper can be viewed as the claimed "chafer". The claims as currently drafted do not exclude the second flipper of Pneumatiques from being viewed as a chafer (claim only require a layer formed of metallic reinforcing elements).

As to claim 51, chafer strips 16 are positioned axially external of carcass plies 13_{1} - 13_{3} .

With respect to claims 54 and 59, the filaments of Miyazaki are formed of steel.

Regarding claims 55 and 60, Miyazaki teaches the use of a metallic coat to improve adhesion (Paragraph 98) and each of the claimed metal coatings represent the well known and conventional coatings used in the tire industry.

As to claims 56, 57, 61, and 62, Miyazaki suggests the inclusion of at least 2 waved filaments (Paragraph 43).

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With respect to claims 64 and 65, flipper 12 and chafer 16 are formed of metallic reinforcing elements inclined between 20 and 45 degrees with respect to the equatorial plane of the tire, which falls entirely within the broad ranges of the claimed invention.

3. Claims 31-35, 38-46, 49-51, 53, 54, 58, 59, and 63-65 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pneumatiques and further in view of Ikehara (US 5,584,169) and Miyazaki.

Pneumatiques teaches a pneumatic tire construction including a pair of annular reinforcing elements 10, a carcass structure 13, a pair of bead fillers 11, at least one flipper 12, a tread band, a belt structure (reference character 2 in Figure 1), and a pair of sidewalls, wherein each of said carcass plies 13₁-13₃ are turned up around respective annular reinforcing elements. As to the flipper, Pneumatiques teaches the use of parallel metallic reinforcing elements, such as cords, cables, or wires (Page 2, Lines 35-45). While Pneumatiques fails to expressly suggest a cord having at least one preformed element, such a metallic cord is recognized as providing improved corrosion resistance, as shown for example by Ikehara (Column 1, Lines 5-15). It is further noted that a fair reading of Ikehara suggests the general use of such a cord in tire components (disclosure of belt plies is only exemplary) and thus, one of ordinary skill in the art at the time of the invention would have found it obvious to use the metallic cord of Ikehara in the flipper of Pneumatiques. Miyazaki is applied to further evidence the known use of similar cords having preformed filaments in belt plies and/or bead reinforcing layers (abstract). Lastly, the claimed filament diameter is consistent with the conventional

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range of values used in the tire industry, as shown for example by Miyazaki (Paragraph 42).

Regarding claims 32-35, 38, 43-46, and 49, the cord of Ikehara includes a preformed filament in the form of a sine curve or a helical configuration (Column 4, Lines 45-67 and Column 6, Lines 5-13).

With respect to claims 39 and 40, flipper 12 comprises a pair of legs that are in direct with bead filler 11 and a central portion that directly contact the annular reinforcing elements 10. It is further evident from Figure 2 that flipper ends 12₁ and 12₂ are offset from one another.

Regarding claim 41, as noted above, the tire of Pneumatiques includes a pair of chafers 16 formed of metallic reinforcing elements (Page 2, Lines 62+). Given the disclosure of Ikehara and Miyazaki, one of ordinary skill in the art at the time of the invention would have been equally motivated to form chafer strips 16 from cords comprising at least one preformed filament. In particular, chafer strips are well recognized as being "bead reinforcing layers".

With respect to claims 50 and 53, Pneumatiques suggests the use of more than one flipper (Page 2, Lines 15-20). In such an instance, one of the flippers can be viewed as the claimed "flipper" and the additional flipper can be viewed as the claimed "chafer". The claims as currently drafted do not exclude the second flipper of Pneumatiques from being viewed as a chafer (claim only require a layer formed of metallic reinforcing elements).

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As to claim 51, chafer strips 16 are positioned axially external of carcass plies 13₁-13₃.

With respect to claims 54 and 59, the filaments of Ikehara are formed of steel.

With respect to claims 64 and 65, flipper 12 and chafer 16 are formed of metallic reinforcing elements inclined between 20 and 45 degrees with respect to the equatorial plane of the tire, which falls entirely within the broad ranges of the claimed invention.

Claims 31, 41, and 52 are rejected under 35 U.S.C. 103(a) as being 4. unpatentable over Io (JP 06024216) and further in view of Miyazaki. Io is directed to a pneumatic tire construction comprising a chafer 3 and a flipper that is spaced from a carcass structure by said chafer (reference uses same reference character for each bead reinforcing layer). The reference further teaches that each bead reinforcing layer is formed of metallic reinforcing elements (Paragraph 6). While lo fails to expressly suggest a cord having at least one preformed element, such a metallic cord is recognized as providing improved rubber penetration without a corresponding increase in diameter, as shown for example by Miyazaki (Abstract and Paragraph 1). It is particularly noted that Miyazaki suggests the use of such a metallic cord in a plurality of tire components, including bead reinforcing layers- one of ordinary skill in the art at the time of the invention would have recognized the language "bead reinforcing layer" as including flippers (well known bead reinforcing layer). Absent any conclusive showing of unexpected results, one of ordinary skill in the art at the time of the invention would have found it obvious to use the metallic cord of Miyazaki in the bead reinforcing layers of Io (chafer and flipper). Lastly, the preformed filaments of Miyazaki have a diameter

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between 0.17 mm and 0.25 mm, which falls entirely within the range of the claimed invention (Paragraph 42).

Regarding claim 52, chafer 3 is disposed axially internal with respect to the carcass structure.

Conclusion

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Justin R. Fischer** whose telephone number is **(571) 272-1215**. The examiner can normally be reached on M-F (7:30-4:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richard Crispino can be reached on (571) 272-1226. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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JRF January 14, 2008